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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/601,921	06/20/2003	John R. Lewis	MVIS 97-07 C1 7591		
75	590 10/18/2005		EXAMINER		
Clarence T. To	egreene, Esq.	EISEN, ALEXANDER			
Intellectual Pro	perty Counsel				
Microvision, Inc.			ART UNIT	PAPER NUMBER	
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Bothell, WA	98011				

DATE MAILED: 10/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No. Applicant(s)					
		10/601,921	LEWIS ET AL.				
		Examiner	Art Unit				
		Alexander Eisen	2674				
The MAILING DATE of this of Period for Reply	communication app	ears on the cover sheet with t	he correspondence a	ddress			
A SHORTENED STATUTORY PE WHICHEVER IS LONGER, FROM - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If NO period for reply is specified above, the m - Failure to reply within the set or extended perion - Any reply received by the Office later than thre earned patent term adjustment. See 37 CFR	ITHE MAILING DA e provisions of 37 CFR 1.13 of this communication. naximum statutory period w od for reply will, by statute, ee months after the mailing	ATE OF THIS COMMUNICAT 16(a). In no event, however, may a reply ill apply and will expire SIX (6) MONTHS cause the application to become ABAND	TION. De timely filed  from the mailing date of this ONED (35 U.S.C. § 133).				
Status							
1) Responsive to communication	on(s) filed on 20 Ju	ine 2003					
2a)☐ This action is <b>FINAL</b> .	` `	action is non-final.					
<u>′</u>							
		x parte Quayle, 1935 C.D. 11	•				
Disposition of Claims	•	•					
4)⊠ Claim(s) <u>44-55</u> is/are pendir	ng in the application	1.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowe	ed.	•					
6)⊠ Claim(s) <u>44-55</u> is/are rejecte							
7) Claim(s) is/are object	_						
8) Claim(s) are subject t	to restriction and/or	election requirement.					
Application Papers	, ,						
9)☐ The specification is objected	to by the Examine	r.					
10)☐ The drawing(s) filed on	•		he Examiner.				
Applicant may not request that	any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).				
Replacement drawing sheet(s)	including the correcti	on is required if the drawing(s) is	s objected to. See 37 C	CFR 1.121(d).			
11)☐ The oath or declaration is ob	jected to by the Ex	aminer. Note the attached Of	fice Action or form P	TO-152.			
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a) All b) Some * c) No		priority under 35 U.S.C. § 11	9(a)-(d) or (f).				
1. Certified copies of the	priority documents	s have been received.					
2. Certified copies of the	priority documents	s have been received in Appli	cation No				
		ity documents have been rec	eived in this Nationa	ıl Stage			
application from the Ir							
* See the attached detailed Offi	ce action for a list	of the certified copies not rec	eived.				
Attachment(s)							
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing</li> </ol>	Review (PTO-948)	4) LInterview Sumn Paper No(s)/Ma	nary (PTO-413) ail Date				
3) ☐ Information Disclosure Statement(s) (PTC Paper No(s)/Mail Date 6-20-03			nal Patent Application (PT	O-152)			
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Application/Control Number: 10/601,921

Art Unit: 2674

#### **DETAILED ACTION**

## Claim Objections

1. Claims 47, 52 are objected to because of the following informalities: claim 47 recites "capturing light reflected for the remote location", which apparently should read: -- capturing light reflected [for] from the remote location -- Claim 52 recites: "a scanner having input coupled to the fiber output", which apparently should read: -- a scanner having an input coupled to the fiber output end -- Appropriate correction is required.

### Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 52-55 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Claim 52 recites: "decoding electronics coupled to the first and second optical detectors, the decoding electronics being responsive to the first and second optical detectors to identify information about the region".

The specification is silent about "decoding electronics" and how it is responsive to the first and second detectors "to identify information about the region". The specification simply teaches using two detectors to synchronize the two scanners by comparing the frequencies and deriving an error signal for adjusting the frequency of a slave scanner.

## Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 44-46 are rejected under 35 U.S.C. 102(b) as being anticipated by Chovan, US 5,570,222.

With respect to claim 44, Chovan discloses a method of capturing an image comprising the steps of emitting light in a first location (dry end 20 in FIF. 1); transmitting the emitted light from the first location to a second location (wet end 30); illuminating a first scene 35 at the second location (col. 7, lines 1-6) by optically scanning the transmitted light in a selected scan pattern; capturing light reflected from the first scene; placing a reflector 212 within the area illuminated by the scanned light from the first scene; acquiring light from the reflector; transmitting the captured light from the first scene and the acquired light from the reflector to a third location (photodetector 56) remote from the second location, and at the third location constructing the image from the transmitted captured light from the first scene responsive to the acquired light from the reflector (col. 5, line 50 – col. 6, line 6; col. 8, lines 40-46).

As pertaining to claim 45, the method further comprises step of generating a synch signals 92 and 95 (FIG. 3, col. 13, lines 23-64).

As per claim 46, the method includes transmitting the acquired and captured light through a common fiber 55.

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 47-51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chovan.

As per claim 47 Chovan discloses producing an image of a remote location by transmitting light to the remote location via a first optical fiber 55; illuminating the remote location by scanning the illuminating light over the remote location 35 with a scanner (142, 152); capturing light from the remote location; transmitting the captured light to a second location separate from the remote location and constructing the image from the transmitted received light.

Chovan does not disclose explicitly that the captured light is transmitted to the second location with a second optical fiber, but it does disclose that it is transmitted through a second optical path 57, and it would have been obvious to one of ordinary skill in the art at the time when the invention was made that the optical path can be of any known to those artisans type of an optical path, optical fiber including, without performing undue experimentation or bringing about an unexpected result.

As pertaining to claims 48-51, the method includes detecting a scanning portion of the scanner optically, including detecting synchronizing light reflected from the portions 212 and 214 of synch pulse generator 200, which is a portion of the captured light.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander Eisen whose telephone number is (571) 272-7687. The examiner can normally be reached on M-F (9:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Edouard can be reached on (571) 272-7603. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Alexander Eisen Primary Examiner Art Unit 2674 Page 5

6 October 2005